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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

**E&B NATURAL RESOURCES MANAGEMENT
CORPORATION, ET AL.,**

Plaintiffs,

VS.

COUNTY OF ALAMEDA, ET AL.,

Defendants.

CASE NO. 18-cv-05857-YGR

ORDER RELIEVING PARTIES FROM SUMMARY JUDGMENT PRE-FILING CONFERENCE REQUIREMENT

Based upon the Court's review of the pre-filing letters submitted by the parties, no pre-filing conference is required.

The parties are reminded of the requirement to file separate statements of fact in the format set forth in paragraph 9(c) of this Court's Standing Order, including the requirement that counsel attest that the evidence cited for each fact or dispute fairly and accurately supports the fact or dispute.

As previewed for the parties at the case management conference, the Court considers summary judgment a tool to be used prudently, when there are no disputed issues of material fact. To the extent there are triable issues of material fact, summary judgment will be denied with a succinct denial order, without extensive commentary, so that the determination is left wholly for the trier of fact.

IT IS SO ORDERED.

Dated: October 21, 2019

Yvonne Gonzalez Rogers
YVONNE GONZALEZ ROGERS
UNITED STATES DISTRICT COURT JUDGE